United States District Court, Eastern District of Washington Magistrate Judge James A. Goeke Spokane

USA v. ISRAEL GARCIA

Case No. 2:23-CR-0001-SAB-1

01/04/2023

Defendant consented to appear via video conference

Initial Annearance and Arraignment on Indictment.

initial Appearance and Arraignment on indictment.			
\boxtimes	Melissa Orosco, Courtroom Deputy	\boxtimes	Stephanie Van Marter, US Atty
\boxtimes	Emely Cubias, US Probation / Pretrial Services Officer	\boxtimes	Amy Rubin, Defense Atty (VTC)
\boxtimes	Defendant present ⊠ in custody USM	\boxtimes	Interpreter NOT REQUIRED
	(VTC)		
\boxtimes	USA Oral Motion for Detention	\boxtimes	Rights given
	USA not seeking detention		Acknowledgment of Rights filed
\boxtimes	Financial Affidavit (CJA 23) filed in 2:15-CR	\boxtimes	Indictment was reviewed with Defendant by defense counsel
\boxtimes	The Court will appoint the Federal Defenders		Defendant waived reading of Indictment
	Based upon conflict with Federal Defenders, the Court will appoint a CJA Panel Attorney		Indictment reviewed in open court
	PRE-Trial Services Report ordered		POST Pre-Trial Services Report ordered
			AO199c Advice of Penalties & Sanctions filed

REMARKS

Defendant appeared, in custody, with counsel and acknowledged to the Court that his true and correct name is ISRAEL GARCIA. Hearing was conducted "bed-side" from medical facility. The Court, Defendant and defense counsel were present at medical facility; probation and Government were present by video conference.

Defendant was advised of his rights and the allegations contained in the Indictment.

"Not guilty" plea entered as to all counts.

Based on information contained in the Financial Affidavit previously submitted to the Court in 2:15-CR-206-SAB-3, the Court appointed the Federal Defenders to represent Defendant in this matter.

Government orally moved for detention.

Defendant waived a detention hearing at this time but reserved the right to revisit issue of detention should circumstances change.

The Court ordered:

- 1. Motion for detention granted.
- 2. Oral order issued confirming the Government's disclosure obligations under the Due Process Protections Act and the possible consequences of violation of said order.

Time: 3:05 p.m. – 3:20 p.m.

3. Discovery to be provided according to Local Rules on discovery.

4. Defendant shall be detained by the U. S. Marshal until further order of the Court.

Detention Hearing:

Waived by Defendant;

USA's Motion for Detention is granted.

Subject to right to return before the Court should circumstances change.

Time: 3:05 p.m. - 3:20 p.m.